

CLERK'S OFFICE  
U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS

1

MOTION

21 JUN 10 PM 3:07

CLERK'S U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS

BY *DWY*

CASE OF 6TH JANUARY 2021 ELECTION CERTIFICATION LAWSUIT INITIATOR IS A  
RESIDENT IN STATE OF TEXAS LITIGANT

CASE STYLE

1 : 21 CV 0504 LY

Civil No. \_\_\_\_\_

PLAINTIFF CHIOMA OKORO ON BEHALF OF US SOCIETY

VS

DEFENDANT #1 NANCY PATRICIA PELOSI ON BEHALF OF US CONGRESS

DEFENDANT #2 MICHAEL RICHARD PENCE ON BEHALF OF ELECTORAL COLLEGE

FIRST AMMENDMENT

STATE OF TEXAS LITIGANT CHIOMA OKORO OF TEXAS  
POLITICAL VOLT ( WORLDWIDE POLITICAL SOCIETY) US POLITICAL  
HARMONY

FILEDOF SUIT: US DISTRICT COURT WESTERN DISTRICT OF TEXAS US.  
ATTENTION District Clerk's Office

501 West Fifth Street, Suite 1100

Austin, Texas 78701.

(MATTER OF CHIOMA OKORO MEMBER US SOCIETY GRIEVANCE AGAINST  
CERTIFICATION OF ELECTION 2020 )

NOTICE OF HEARING IS HEREBY NOTARIZED AND CERTIFICATE OF SERVICE ISSUED VIA THE COURT.

NOTICE IS HEREBY GIVEN that the Motion for Summary Judgment shall come on for hearing before the Honorable ( ASSIGNED JUDGE)\_\_\_\_\_

SPECIAL REQUEST:THERE WILL BE A WILLINGNESS OF JUDGE TO EXCUSE HEARING IN ABSENTIA OR IN PERSON AND USE ANOTHER METHOD OF COMMUNICATION THROUGH MEETING ONLINE AS DISTANCE AND FINANCIAL SITUATION MAY NOT ALLOW PLAINTIFF TRAVEL TO DIFFERENT LOCATION FOR THIS HEARING OUTSIDE OF THE STATE CAPITAL AUSTIN TEXAS

PLEASE INCLUDE DAY, DATE AND TIME OF HEARING. SAME SHALL BE PROVIDED TO BOTH PLAINTIFF AND DEFENDANTS AND THEIR LEGAL COUNSEL IF NECESSARY.

PLAINTIFF WILL CONTINUE AS PRO-SE FOR REASON FINANCIAL CONSTRAINT

ARGUMENT#1

MOTION TO CONVICT (RE: 6TH JANUARY ELECTION 2020 CERTIFICATION)  
THE US SOCIETY DISPLAYED OBJECTION TO THIS DELIBERATE ACTION TO DEFRAUD THE RIGHTS OF THE PEOPLE AND SAME WAS MISCONSTRUED INTENTIONALLY AS UNRULY BY THE US CONGRESS RATHER THAN EXERCISE OF PUBLIC RIGHT LEADING TO

HARSHNESS, DISRUPTION, PUBLIC EXCITEMENT AND CERTIFICATION OF ELECTION COUNT INAPPROPRIATELY. THE DEFENDANTS AS MANAGERS OF CONGRESS DEVOTION ON THE 6TH OF JANUARY DELIBERATELY IGNORED CONSTITUTION OF RIGHTS OF THE SOCIETY OF UNITED STATE OF AMERICA "A civil right is an enforceable right or privilege, which if interfered with by another gives rise to an action for injury." I CHIOMA OKORO HEREBY REPRESENT THE INTEREST OF UNITED STATES SOCIETY AND MYSELF AGAINST NANCY POLESI DEFENDANT #1 AND MICHAEL RICHARD PENCE DEFENDANT #2 WHO BOTH THEREBY DID ABRIDGING MULTIPLE CONSTITUTIONAL RIGHTS AS FOUND IN THE CONDUCT OF CONGRESS UNDER THE CONTROL OF THESE DEFENDANTS

CONSCIOUS DISCRIMINATION AGAINST CANDIDATE DONALD JOHN TRUMP TO FAVOR JOE BIDEN WAS THEREFORE ABRIDGED THE "14TH AMENDMENT THAT STATES THAT ALL PARTICIPANTS IN THE SAME CIRCUMSTANCES SHOULD BE TREATED THE SAME IN THAT SAME SITUATION WITH FAIR UNBIAS DISPOSITION" WHICH THE CONGRESS UNDER MANAGEMENT OF THE THE DEFENDANTS BASICALLY LACKED THAT GENUINITY ("occurs when the civil rights of an individual are denied or interfered with because of the individual's membership in a particular group or class.") THE ELECTION WAS FRAUDULENTLY EXPOSED AND THE NEED FOR INVESTIGATION WAS TO THE BEST INTEREST OF US SOCIETY TO ASCERTAIN THE FACTS AND CONCLUSION OF FACTS BASED ON CONGRESSIONAL MANDATED ROLE TO THE PEOPLE BUT WAS DISCREDITED AGAINST THE US CONSTITUTION THAT DEPICTS THAT THE MAJORITY SHALL CARRY THE VOTE UNTAMPERED BY FRAUDULENT ACTIVITIES WHICH WAS COMPLAINED ABOUT BEFORE, DURING AND AFTER THE CERTIFICATION BY MULTIPLE

INDIVIDUALS WHO TRIED TO USE THE SERVICES OF THE UNITED STATE COURT AS WELL, SUBJECT TO QUESTION OF DISCRETION BY DELEGATION OF CONGRESS TO CORRECT THESE ERRORS AS THE NATIONAL FORUM FOR SUCH MISUNDERSTANDING CONGRESS USED LACK OF LEGAL CONTRIBUTION AND BASED THEIR REASON OF LOGIC ON THE PEOPLE OF US WHO OWNS THE GOVERNMENT TO UNDERMINE THEIR CONSTITUTIONAL ROLE BY DENYING AMERICANS HUGE CONSTITUTIONAL RIGHT WITH DAMAGING CONSEQUENCES TO THE NATION SINCE THE 6TH OF JANUARY 2021 . ON THE 6TH OF JANUARY 2021 THE MEMBERS OF CONGRESS SAW AND FOUND PROTESTERS IN LARGE NUMBER VISIBLE TO THEIR MEETING ZONE AT THE US STATE CAPITAL THAT IS REGARDED AS THE PEOPLE'S OFFICIAL LOCATION WITHOUT ANY PRIOR CAUTION OR RECOMMENDED SUFFICIENT DISTANCE AND OTHER BASIC ADEQUATE SECURITY MEASURES AS POLICE ALLOWED SOME MEMBERS OF THE SOCIETY PERMISSION TO ENTER AND CLAIM OTHERS ARE DANGEROUS WITHOUT ANY REASON FOR THOSE CLAIMS AND HAS THE DISCRETION TO ADJOURN THE FOCUS OF THE MEETING TO ADDRESS CONSTITUTIONAL RIGHTS AS SUBJECT TO THE US CONSTITUTION CONCERNING 1ST AMENDMENT, 2ND AMENDMENT, CIVIL RIGHT ON GATHERING, PROTEST, PRESS INSTEAD THE CONGRESS UNDER THE MANAGEMENT OF THE DEFENDANTS EXCITED THE PUBLIC WITH UNIMAGINABLE ACT TO PERPETUATE HATE, PARTY FAVORITISM AS OPPOSED TO VOTING AND ELECTION LAWS AND IGNORED INSURRECTION REQUEST FOR THE US MILLITARY DEFENSE I SUGGESTED EARLIER BEFORE THAT DAY NEITHER DID CONGRESS RESPECT THE SITTING PRESIDENT WHO INVITED THAT VERY ACCOMODATION TO MANTAIN PUBLIC PEACE AS THAT IS THE LAW AND REMEDY IN TIME OF NATIONAL UNCERTINITY ENOWED ON THE COMMANDER IN

CHIEF OF THE UNITED STATES THIS WAS TO GAIN INSIGHT AND AVOID PUBLIC EXCITEMENT WHICH IS HONORABLE LAW AS VISIBLE TESTIMONY AND FRAUDULENT DISPOSITION WAS EMINENT IN 2020 ELECTION AND WOULD NOT COST MORE TO THE PUBLIC AND SOCIETY IF VENUE WAS MOVED FROM MULTIPLE PROTESTORS, CONVENING BY ALTERNATIVE METHOD LIKE ONLINE, VIDEO CHAT MEETING, PHONE CHAT OR EVEN RESCHEDULING OF MEETING TO MAINTAIN PUBLIC PEACE THAT WAS VERY AFFORDABLE RATHER ON THE 6TH OF JANUARY 2021 BY LAW. THE DEFENDANTS OUT OF HATE RATHER THAN PROVABLE FACTS COMMENCED PUBLIC EXCITEMENT AND OPPRESSION FOLLOWING ACT OF THE CONGRESS IN ERROR WHO JUSTIFIED THEIR ATROCITY BLAMING THE HONORABLE PUBLIC TAMPERING WITH THEIR EMOTION AND ERROR WAS USED AS COMPENSATION TO CONGRESS MEN AND WOMEN TO HUMILIATE OR OVERPOWER BOTH THE INJURED CANDIDATE DONALD TRUMP A CITIZEN OF US AS MUCH AS JOE BIDEN AND THE SOCIETY AS A PUNISHMENT MANUFACTURED LAWLESSLY BY THESE MANAGING DEFENDANTS ON THAT DAY PROVING THE CORRECT RIGHTS AND ACTION WITH WRONG PUNISHMENT WAS ALL THE CONGRESS OFFERED INSTEAD OF APPLICATION OF US LAW THEY THEMSELVES MADE, ALL IN THE NAME OF OVERPOWERING THE PEOPLE AND THE PEOPLE'S VOTING RIGHTS. THE CONGRESS WAS CONSUMED WITH LACK OF DISCRETION AND HATE TO SWINDLE THE VOTE OF THE PEOPLE WITHOUT INVESTIGATION OF ALLEGED FACTS OF INAPPROPRIATENESS AND DISCREPANCIES AS FORETOLD NOT ON THE 6TH OF JANUARY BUT BEFORE THE SAID DATE MEANING CONGRESS HAD INFORMATION TO THE ERROR MISMANAGED BY THE DEFENDANTS TO CAUSE A SETBACK IN GOVERNMENT FOR PERSONAL HATEFUL ANIMOSITY DEPRIVING BOTH THE CANDIDATE DONLAD TRUMP AN EQUAL

JUSTIFICATION ACCORDING TO THE LAWS OF THIS NATION AND THE VOTERS  
INFILCTED WITH UNNECESSARY PUNISHMENT, EXPENSES AND HARMFUL ACTIVITIES  
BASED ON ERROR OF JUDGEMENT AND DISCRIMINATION IN A MANNER THAT POPOTS  
FAVORITISM AND MISCONDUCT OF THE CONGRESS (deprivation of their civil rights.

Section 1981 of Title 42 (Equal Rights Under the Law) protects individuals from discrimination Hence from 6th January 2021 many Americans right to convert 1st, 2nd, and multiple amendments were hindered in unjust manner by congress causing infliction of fear, pain, injury ,injustice and continued attack on so called Trump supporters who are adult of us with no determined mental status according to insolence RAINED ABUSIVELY BY MEMBERS OF CONGRESS AND THE DEFENDANTS IN THIS SUIT DECIETFULLY STAGED THEIR ACTING OF FEAR TO CAUSE POLITICAL OPSITIONS AND STILL STAYED LONG HOURS WITH DELICATE DAMAGED MINDS THAT BRUISED THEIR EMOTION EVEN WHEN SOME WHO CLAIM THESE UNFAIR ALLEGATIONS WHERE NOT EVEN IN THE PREMESIS ATTACK OF CONGRESS TO PEOPLE THEY SWORE TO REPRESENT IN LEGISLATIVE DUTIES SHOULD AT THE DISCRETION OF THE COURT CALL FOR ORDER TO RESIGN FOR THESE INDIVIDUALS AND SOCIETY GIVEN A MERIT TO DETERMINE AS CONSTITUTENTS TO KEEP OR CHOSE OTHER REPRESNTATIVES WHO WHERE NOT INVOLVED IN THIS ABUSE OF OFFICIAL CAPACITY ALLOWED BY THE COURT TO ENABLE DIFFERENT STATES RECONSIDER THEIR LEGISLATIVE REPRESENTATION WITHOUT HARM, THE ELECTORAL COLLEGE DID NOT MAKE A CHOICE FOR PROPER INVESTIGATION TO ELECTION ALLEGATIONS, THE COURTS DISCOURAGED EFFORT OF THE CANDIDATE WHOSE CONCERN WHERE DEPRIVE AS A CITIZEN, THE PUBLIC WAS SUBJECTED TO UNCERTAINTY AND ATTACK AND THE DEMOCRACY SINCE 6TH JANUARY

2021 HAS BEEN UNDER FOREIGN SURGE POWERS TO CONTROL OUR GOVERNMENT AND UNFIT PRESIDENT IMPOSED ON AMERICANS TO THE DAMAGES OF ECONOMIC AND WELLBEING OF THE SOCIETY.DUE TO THE ACTION OF CONGRESS UNDER THE MANAGEMENT OF THE DEFENDANTS. THE LIFE OF US VETRAN WAS TAKING IN THE HANDS OF POLICE WHO WAS ARMED WHILE SHE WAS NOT IN THE MIST OF MILLIONS OF PEOPLE PRESENT WHY DID SHE HAVE TO DIE AFTER SERVING THIS COUNTRY TO PROTECT THE NATION IN FOREIGN COUNTRIES AND CAME HOME IN THE GOVERNMENT MOST PRICED PREMISES THAT BELONG TO ALL AMERICANS NOT JUST CONGRESS MEMBERS. SHE DIED OF HEART BREAKING HEROIC DETERMINATION TO DEFEND HER NATION WITH HER LAST BLOOD IN THE US SOIL WITHIN THE PEOPLE'S HOUSE. A US POLICE ON THE OTHER HAND SERVING HIS NATION ON THAT SAME FAITHFUL DAY GAVE HIS ALL AS HE WAS BRUTALLY HIT ON THE HEAD BY AN ANGRY INDIVIDUAL DUE TO ACTION OF THE DEFENDANTS AT POINT OF DUTY BECAUSE BOTH THE POLICE AND THE MURDERER HAD TO FACE DECISION TO PROTECT THE NATION IN THEIR OWN HANDS WHEREAS THE CONGRESS HAD MORE THAN ONE ALTERNATIVE MEASURE TO AVOID AND PREVENT DEATH AFTER THEY ALL SAW THAT PEOPLE WHERE OUTSIDE AND WERTE DEALING with congressional misuse and offenses this particular instance of justice vs. injustice deviating the justifiable rights to the people and their beloved president. American adults are not insane and goes about scaring delicate congress whereas the doctors, nurses, soldiers, police, teachers, construction workers and all parents take risk every day and congress is housed in the people premises to mismanage a preventable action because they assumed powers not theirs but people who owns the government of the US. The footage of the activities were partially introduced to perpetuate

the misuse of the public as congress display her inefficient lack of CREDIBLE proficiency by using only sections of footage to justify their error and blame both candidate and voters who have undergone losses and failed faith in the US congress. A woman was trampled under feet in the process and later died and three others has medical emergency that did not have anything to do with 1st amendment of US public BUT WERE SUBJECTED TO UNNECESSARY STRESS THEY DID NOT HAVE BEFORE THE EXCITEMENT CREATED BY ACTIONS OF THE CONGRESS WITHIN THE MANAGEMENT OF THESE TWO DEFENDANTS BEING DISPLAYED BEFORE ON AND AFTER THE 6TH DAY OF JANUARY 2021 WHEN CONGRESS MADE THIS ERROR THERE WHERE MULTIPLE DEMONSTRATION OF THE SAME MAGNITUDE OR WORSE IN SEVERAL STATES WITHIN THIS COUNTRY ON THE SAME DAY IN DIFFERENT STATES AND LOCAL GOVERNMENT WITHOUT CLAIMS OF THE SAME INSTIGATED AND THIS CONTINUED AFTER THE ALLEGED DAY OF ERROR THIS IS IN REGARDS TO GENUINE 1 ST AMENDMENT LAWS DURING WHICH SOME ADULTS WENT OUT OF CONTROLLED BUT WHERE NOT HANDLED IN THE MANNER CONGRESS CONSTRUED THIS PARTICULAR SCENARIO TO GRATIFY THEIR ERROR OF JUDGEMENT CONCERNING US CONSTITUTION AND DEFINED THE ROLES EXPECTED OF CONGRESS ON THAT DAY WITH BOTH DEFENDANTS MANAGING THESE COMMITMENTS . The deaths where preventable if Nancy Pelosi and Michael Pence has stepped out of hate and favoritism and use discretion to manage the situation by adjourning, calling off, or rescheduling, securing with military from beginning, using the ideal barricade, meeting online, or not excite the public by advocating an investigation towards election discrepancies the law made provision for the error that was committed against US society by the defendants who claim knowledge of law and makes the law they could not follow on

1/6/21 12 noon - 5 pm INSTEAD THESE INDIVIDUALS WHO CLAIMED FEAR AND UNSAFE ENVIRONMENT WHICH THE VIDEO FOOTAGES AROUND THE VESINITY DID NOT INDICATE AS THE POLICE WHERE URSHERING PEOPLE INTO THE BUILDING AND STATE TROOPER URSHERING MEMBERS OF ANTIFA WHO ARE NOT TRUMP SUPPORTERS WHICH IS PEJURY COMMITED TO CATEGORIZE AMERICANS WHO ARE INNOCENT TO THE LAW BLM, PETRIOTS, PROUD BOYZ, AND MULTIPLE RELIGIOUS LEADERS WHO WANTED TO MANTAIN RIGHTOUSNESS BY DOING RIGHT ALL CALLED TRUMP SUPPORTERS AND VIDEO SHEW FEWER RED CAPS AND MORE BLACK AND GOLD CUSUMES WITHIN THE PHOTOS USED TO JUSTIFY PERJURY AS NO STATISTICAL DEMONSTRATION MACHED THE OVERSTATEMENT OF HATE BEHAVOR OF CONGRESS GROUPING AMERICAN ADULTS WHO VOTED THEM AS EVIL AQND DANGEROUS WHEN PRESIDENT WAS TRYING HIS BEST TO CREAT PEACE 6 MONTHS BEFORE THE 6TH OF JANUARY AND NEVER STOPPED ASKING FOR AMERICAN'S RIGHTS TO BE UPHELD BY CONGRESS, MEDIA AND JUDICIAL BRANCH TO NO AVAIL AT THE TIME OF THIS FEAR FOOTAGE ON POLICE HOLDING MINIATURE BARRICADE WITH UNIDENTIFIED INDIVIDUAL. AS A SCIENTIST WITH KNOWLEDGE OF HUMAN MECHANICS AND ANATOMY I SAW UNNATURAL POSTURES WHICH IS IF AN INDIVIDUAL PUSH OBJECT AWAY FROM THAT PERSON'S BODY THE ARMS AND LEGS HAS PECULIARITY AND TENDENCIES THAT WERE LACKING IN THAT EVIDENCE AND I TOOK FORENSIC INVESTIGATION IN CLASS AND VERY GOOD AT INVESTIGATIONAL JUDGEMENT WITH ABUNDANT KNOWLEDGE OF BODY POSTURE AND MECHANICS I AM AN ORTHOPEDIC PRACTITIONER SPECIALIST AS MY THIRD DEGREE IN NURSING SCIENCES THE BODY SHEW THAT THE PICTURES WERE STAGED FOR THIS PURPOSE TO PROVE USELESS POINT. THE EXCORT OF ANTIFA GROUP BY STATE

TROOPER IN THE WASHINGTON DC WAS WRONG ALSO EXCLUDED AS CONGRESS VICTIMIZE CITIZENS UNTRUTHFULLY INSTIGATING THAT THEY WHERE ALL TRUMP SUPPORTERS WITHOUT IDENTIFYING THE ALLEGATION WITH FACTUAL EVIDENCE AS MIXED MULTIUDE OF AMERICAN ADULTS WHERE DEMONSTRATING CIVIC RIGHTS NO PICTURE OF THE DEATH OF THE VETRAN NOR POLICE FOOTAGE BEFORE OR AFTER WAS REVEALED TO THE PUBLIC IS NOT A VERY BIG CRIME TO SEE HOW THEY DIED AND WHAT HAPPENED AS IT IS USED AGAINST MULTIPLE CIVIC DEMONSTRATORS WHO HAD NO HAND IN THE ACTION BUT DEFENDANTS WHO CAUSED THESE HEART BREAKING BAD JOB FINDS IT FUN TO USE THESE DEATHS AS DECIEV TOOL TO GAIN PITY WITH WHAT TRENSPIRED BEFORE OR AFTER WHICH ARE THE MAIN DEATHS FOUND AS MURDER THAT DAY AT THE ALLEGED TIME OF OCCURANCES OTHERS WHERE NATURAL AND ACCEDENTAL DEATHS. THE SURROUNDING VIDEO IS NOT LACKING AT THIS SCENE WHICH IS US NATIONAL CAPITAL WITH THE HIGHEST SURVEILLANCE AS I WILL SUPPOSE. THE PRESIDENT WHO WAS WRONGED WAS NOT PRESENT AT TIME OF OCCURRENCE IN PARTICULAR AND NO ADULT SHOULD BARE RESPONSIBILITY OF ANOTHER UNTIL PROVEN IN COURT BOTH CIVIL AND CRIMINAL DISPENSATION IS AT THE VEDICTIOIN OF COURT INTERPRETATION OF APPLICABLE LAW NO ONE PERSON COMMITS CRIME FOR ANOTHER. THE ARGUMENT IS THAT THE INCIDENT WAS KNOWN AND SAW BY THE CONGRESS BEFORE THE ASSUMED FEAR WITH NO ADEQUATE LEGAL MANAGEMENT INVOLVED BECAUSE IT WAS STAGED TO DISCREDIT PRESIDENT TRUMP WHO DID EVERYTHING RIGHT TO THE SATISFACTION OF US SOCIETY AND ADVOCATED AN INSURRECTION WHICH IS BINDING LAW TO HELP AVOID PUBLIC EXCITEMENT AND OTHER CONSEQUENTIAL EFFECT OF CONGRESS UNDER MANAGEMENT OF THE

DEFENDANTS ON THIS VERY DAY AMERICANS RIGHT SHIFTED FROM THE PEOPLE TO AUTHORITARIANISTIC ROLE OF CONGRESS AND IS NOT ADEQUATE DEMOCRATIC VENTURE THAT COULD BE CONDONED THAT IS WHY DISCOURAGEMENT OF HATE ACTION WAS NECESSARY AND SHOULD BE UPHELD BY PEOPLE WHO SWORE OFFICIAL ORTHS OF CONDUCT AS ELECTED OFFICIALS IN CONGRESS WHO CERTIFIED WRONG ELECTION BASE ON THIS UNFAMILIAR CONDUCT. MY ARGUMENT SUSTAINS THAT THE JUDICIAL APPLICATION OF THIS MISMANAGE ACTION THAT COSTS SO MUCH TO US SOCIETY BE EXPLORED TO THE FULLEST TO AVOID REPETITION IN THE FUTURE AND TO RETURN POWER TO THE CITIZENS AS CONGRESS DEVOTE TIME TO THE ROLE OVERVIEW OF THE CONSTRUED ACTION THAT IT IS UNTRUTHFUL AS CONGRESS USES THIS TO IGNORE THE ACTUALITY OF THE CONDITION THE SOCIETY HAD TO ENDURE IN THE HANDS OF CONGRESS TO ACQUIRE THEIR TRADITIONALLY GIVEN LAWS AND CONSTITUTIONS THAT ARE BLOWN OUT OF PROPORTION TO ACCOMMODATE CONGRESSIONAL ERROR WHICH IS THE ACTUAL FOCUS EXPECTED OF THEM IN THE RIGHT MANNER DEMOCRATIC VOTE, THE RIGHT WAY, COUNT CORRECTLY WINNER DECLARED NORMALLY CERTIFICATION WITH CONCEDED AGREEMENT AND THE INAUGURATION NOT FORCED INAUGURATION WITH AN ORTHS AND WRONG PRESIDENT THAT IS NOT DOING WELL FROM DEBATE CAMPAIGN AND NANCY AS A SPEAKER COULD ADVOCATE AN ELECTION INVESTIGATION EASILY AND MIKE PENCE WHO CLAIMS THERE WAS AN ELECTION FRAUD IN HIS ADDRESS BEFORE THIS DAY ALL OF A SUDDEN EMOTION IS BEST USED RATHER THAN APPLICATION OF ENFORCEABLE LAWS OF THE US.. THE ADMISSIBLE EVIDENCE USING FOOTAGES SHOULD INVOLVE PROFESSIONAL HANDLING NOT HEARSAY OR IMPLYING TRUMP SUPPORTERS WHICH IS

74 MILLION ADULTS CORRECTLY APPLIED AS GENUINE ELECTION COUNT AGAINST QUESTIONABLE UNINVESTIGATED ELECTION COUNT ASCRIBES AS REASON FOR THIS CONGRESSIONAL ERROR UNDER VICE PENCE AND SPEAKER PELOSI BOTH EXTENDED TIME OF CONGRESSIONAL CONGREGATION EVEN WHEN WOLF CRY WAS CLAIM ISSUE. THE TURNOUT ON THE 6TH OF JANUARY DID NOT HAVE UPTO 74 MILLION AMERICAN ADULTS WHO ARE PUNISHED AND CALLED NAMES BY CONGRESS MEMBERS WITH NO APOLOGIES

INSTEAD OF MOURNING THE DEAD OR SUSPENDING ACTION TO REVIEW CRITERIAS OF IMPORTANCE IN THIS MEASURABLE PRIVILEGES THAT THE SOCIETY WERE SEEKING FROM THE LEGISLATIVE BRANCH INVESTIGATION, TRUTH, WINNER, CERTIFICATION BEFORE INAUGURATION AS TRADITION DEMANDS. Murder was instigated by congressional indiscreet act; lives were lost because of hate for a president who did all the job right that was why that much multitude of the US society where there in the first place chanting we love you to the one they truly love which is the relationship worth emulation by a president for the society. The 79 votes that has questionable outcome ascribed to Biden did not make him a winner without investigation and certifying the election perpetrated loss of faith in us election and democracy has declined all around the nation to mockery of other nations this our signature strength among other nations who may no longer trust our integrity as allies or hold important agreement in diplomatic negotiations if this suit is not used to address matter concerning mismanage 2020 election by the defendants, without which America will not be the same and these circumstances where preventable and an error of judgement caused by congress in the

hands of Michael pence and Nancy Pelosi who are sworn elected to do the task assignment demanded by the public of US. This indicates why many people where replaced at their jobs like Nancy has hers and many like me are followed and oppressed, Many died and some in jail without application of 6th amendment and some still in prison for 1st amendment right, schools not opened, GPA dropped due to unusual learning during pandemic that congress should be mindful off to encourage students by allowing pre pandemic GPA or higher for students not to drop out which will affect our economy in the nearest future instead borders are opened tax payers money are off loaded out of the nation all within 100 days IN OFFICE FOR WHAT DEFENDANTS CAUSED AMERICA MORE than mere words can describe. MORE THAN 200 THOUSND UNDOCUMENTED IMMIGRANTS ARE ALLOWED FREELY TO COMPETE WITH THESE STUDENTS IN LABOR FORCE AS MAJORITY OF THE IMMIGRANTS WILL TURN ADULTS SEEKING THE SAME ECONOMIC VENTURE TO STUDENTS WHO ARE NOT ABLE TO CONTINUE EDUCATION BECAUSE WE DO NOT CARE ABOUT THEM AND FOREIGNERS WITH HIGHER GPA FROM THEIR COUNTRY NOT USING US STANDARD ARE PUSHED BY NON PROFIT AND IMMIGRATION LAWYERS TO COMPETE AND TAKE OVER ECONOMY FROM OUR CHILDREN AND GRANDCHILDREN WHILE WE PAY FOR IT 10 TRILLION DOLLARS PASSED BY LEADERSHIP OF THIS DEFENDANT #1 PASSED BY CONGRESS WITH OUTRAGEOUS EXPENSES THAT IS MINIMALLY USED FOR CITIZENS WHO ARE ASKED TO PAY TAXES WITHOUT FOREBEARANCE DUE TO PANDEMIC WE ARE RECOVERING AND MANY OTHER CONGRESSIONAL ATTITUDE AGAINST THEIR ROLE AS NEW TO US SOCIETY BECAUSE THE DEFENDANTS DID NOT FOLLOW LEGAL TRADITIONS AND CONSTITUTION BUT IMPOSED AN ERROR AND EXPECTS THE SOCIETY TO SHUT UP AND PUT UP BUT EVEN THE POPULATION OF

SOCIETY THAT CLAIMED TO HAVE VOTED FOR BIDEN REGRETES THEIR VOTING AND I VOTED BIDEN AND OBAMA TWO TIMES BECAUSE IT WAS NEEDFUL I AM NON PARTISAN AND BIPARTISAN VOTER I AM FOR THE BEST LEADER BECAUSE OF OUR NATION AND DIPLOMATIC ENGAGEMENT NOT SENSELESSLY WHICH IS WHAT these two defendants imposition means to all US society members everyone is not equipped to be a PRESIDENT BUT WE ALL CAN DO WHAT WE ARE GOOD AT, FOR THE COMMON GOOD OF THIS NATION AND BOTH DEFENDANTS PROVED THEY ARE NOT ADEQUATE FOR THIS JOB BY THEIR LACK OFF DIPLOMATIC DISPOSITION AND MANAGERIAL KNOWLEDGE OF THEIR ROLES WHICH NOW COST US SOCIETY WHO ARE SEEKING THIS RELEIF FROM THE COURT TO NORMALIZE THE TRADITIONALLY STIPULATED VOTING RIGHTS, ELECTION LAWS AND CHOICE OF LEADER BY MAJORITY NOT MURDER AND CONFUSION OF US SOCIETY MEMBERS OVER OR ABOUT THEIR CIVIC DUTY AND CIVIL RIGHTS ACCORDING TO OUR BELOVED CONSTITUTION. In my argument we must call a problem of this type an abuse and harassment to US government integrity in the face of allies, friends, enemies, competitors and national wellbeing of the US society mismanaged by error created due to lack of discretion of the defendants. US society has seen the worse in the hand of defendants compare to many years of this nation and more loss and decline of government will be experienced if the court ignore this misconduct for the pain of the US public WITH doubt of who they are and fear for the future of this nation many are still in prison unjustly, many are attacked with censoring and family lives are mesmerized by manipulators of government using Democratic party. We all are witness of what they can afford in Joe Biden 100 days in office which was not palatable at all to taxpayers, parents adults who has responsibility to children, disabled LOVE MEMBERS, elderly AND OUR

BELOVED DEFENSE STAFF AT WAR FRONTS AROUND THE WORLD DEFENDING OUR NATION IN OTHER PARTS OF THE WORLD WHO DEPENDS ON ALL VOTING ADULTS TO TAKE CARE OF THIS NATION WHEN THEY ARE HOME which the fight for their votes accounts for that 74 correct votes to Trump and questionable uninvestigated 79 votes that is causing pain for favoritism striking Joe Biden certification against proper voting consideration. We Americans can now count our teeth with our tongues between these two candidates from action against the law and the people I think the defendants should be held accountable for the error that caused so many losses and pain to the society that I am representing in this suit.

*John*  
3101 E 12<sup>th</sup> Street Austin Texas 78702  
(512) 563-5533  
Assigned Judge  
Signature

COMPLAINT

CASE OF 6TH JANUARY 2021 ELECTION CERTIFICATION LAWSUIT INITIATOR IS A RESIDENT IN STATE OF TEXAS LITIGANT

FIRST AMMENDMENT

CASE STYLE

Civil No. \_\_\_\_\_

PLAINTIFF CHIOMA OKORO ON BEHALF OF US SOCIETY

VS

DEFENDANT #1 NANCY PATRICIA PELOSI ON BEHALF OF US CONGRESS

DEFENDANT #2 MICHAEL RICHARD PENCE ON BEHALF OF ELECTORAL COLLEGE

STATE OF TEXAS LITIGANT CHIOMA OKORO OF TEXAS  
POLITICAL VOLT ( WORLDWIDE POLITICAL SOCIETY) US POLITICAL  
HARMONY

FILEDOF SUIT: US DISTRICT COURT WESTERN DISTRICT OF TEXAS US.  
ATTENTION District Clerk's Office

501 West Fifth Street, Suite 1100

Austin, Texas 78701.

**LEGAL ERROR CITED**

Signers. Amendment I[Religion, Speech, Press, Assembly, Petition (1791)] (see explanation) Amendment II[Right to Bear Arms (1791)] (see explanation) Amendment III[Quartering of Troops (1791)] (see explanation) Amendment IV[Search and Seizure (1791)] (see explanation) Amendment V[Grand Jury, Double Jeopardy, Self-Incrimination, Due Process (1791)] (see explanation)

**ARGUMENT #2**

The Fourteenth Amendment addresses many aspects of citizenship and the rights of citizens. The most commonly used -- and frequently litigated -- phrase in the amendment is "equal protection of the laws", which figures prominently in a wide variety of landmark cases, including Brown v. Board of Education (racial discrimination), Roe v. Wade (reproductive rights), Bush v. Gore (election recounts), Reed v. Reed (gender discrimination), and University of California v. Bakke (racial quotas in education). THESE AMENDMENTS ARE VIOLATED SINCE THE CERTIFICATION IN VARIED STATES AND INSTITUTIONS WITHIN THE USA FOLLOWING THE ERROR IN QUESTION, WILLINGNESS OF THE COURT TO UNVEIL THIS SUBSTANTIALITY IS FOR THE BEST INTEREST OF US SOCIETY IN THIS SUIT FROM INDIVIDUAL COMPLAINTS OF FIRING, REMOVAL FROM FEDERAL OFFICES AS ATTORNEY, STUDENTS IN HIGHER EDUCATION AND SCHOOL BOARD DISTRICTS ON CHOICES HOW TO OPEN THE SCHOOLS WHICH I INDICATED IN MY CORONAVIRUS RESEARCH ALREADY SENT FOR NANCY AND PENCE ONE YEAR AGO IT TOOK ME 8 WEEKS OF SLEEPLESS NIGHTS TO GET A BASELINE PICTURE AS A NURSING

SCIENCE MAJOR, POLITICAL SCIENCE MAJOR, PSYCHOLOGY MAJOR MINOR IN ENGINEERING, LAW AND THEOLOGY WHICH I HAVE NO GAINFUL INCOME DUE TO THE OPPRESSION WE SOCIETY WANTS TO AVOID WITH NY ACADEMIC PROCEED WITH HELD WHILE I Am expected to pay \$40825 88cents with more interest and I do a good skillful job as a political design methodology trend analyst specialist I have giving valuable contributions with no pay worth more than 50 million net worth to us government. TO REOPEN SCHOOLS TEACHERS VS. PARENTS AS VICTIMIZATION DUE TO STATEMENTS AS RACIAL THEORIES UNPROVEN BY ANY SCIENTIFIC GROUNDS AND ACCEPTED BY SCHOLARS BUT MERE FABRICATION WITH INTENT TO HUMILIATE AND OPPRESS AMERICANS AT ALL LEVEL WITHIN THE US AS A REDICLES OF FOREIGN NATIONS WE SPONSOR FORCING TAXPAYERS WHEREAS WE HAD A PRESIDENT WHO UNDERSTOOD THE SOCIETY BUT HATED FOR LAWS CONGRESS MPUT IN PLACE ON IMMIGRATION TO COME WITH PERMISSION AS TRUMP ADVISED WITH IS WEEK OF OFFICE BIDEN OPENED BORDERS THAT CONGRESS PASSED AS BILL FOR MONEY MAKING AND IF THAT IS USEFUL WHY IS AMERICAN EMBASSY ALL OVER THE WORLD NOT CHARGING INCOME MONEY AS BIDEN WANTS CARTELS AND COYOTE FROM MEXICO AND SAVE TAXPAYERS MONEY DUE TO ERROR OF CONGRESS CARELESSLY. I STILL Maintaining that society DO NOT pay for indiscreet budget EXTRAVAGANT imposed FUNDING for all other countries when no other country helps us that had most death in coronavirus pandemic which could not have happens if correct election procedure where followed or investigation of voting fraud to determine who society most likely wanted Trump or Biden which should be the focus of the congress not certification on the 6th January 2021 National mockery by foreign nations with economic damages to the society using first amendment privilege on 6th

January 2021 that is misconstrued to impose congressional error managed by the defendants.

#### Amendment XIV

#### ARGUMENT #3

Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws."

ARGUMENT #4 The Office of Congressional Ethics (OCE) of the U.S. House of Representatives is an independent, non-partisan entity charged with reviewing allegations of misconduct against Members, officers, and staff of the U.S. House of Representatives and, when appropriate, referring matters to the ethical conduct division of the defendants to find their actions in violation of expectations

US House Committee on Ethics

DEFENDANT #2 MICHAEL RICHARD PENCE HAS OBLIGATION TO ALL ETHICAL CONDUCTS OF THIS SETTING AND HAS VIOLATED THE SAME WITHIN UNAFFORDABLE CAPACITY IN DAMAGES TO THE SOCIETY BY CONSCIOUSLY CERTIFYING UNINVESTIGATED ALLEGATION ON ELECTION DISCREPANCIES BEFORE CERTIFICATION AND ENCOURAGING ALL OTHER CONGRESS MEMBERS TO FOLLOW SUCH AND HAS VIOLATED PUBLIC EXCITEMENT LAWS LEADING TO IRREPARABLE DAMAGES TO US SOCIETY AND INDIVIDUAL FAMILIES OF HATE, ATTACK AND LEGAL UNJUSTIFICATION WITH HUGE RAMIFICATION AND COMPENSATORY VALUE TO THE AFFECTED OWNER OF US GOVERNMENT IF CONVICTED. The Congress shall have power to enforce, by appropriate legislation, the provisions of this article. Behavior or speech that is indiscreet or displays a lack of good judgment. THE ABRIDGED RIGHTS OF SOCIETY TARNISHED BY THE DEFENDANTS WAS DELIBERATE ACTION TO INFILCT OPPRESSIVE CONDUCT TO US SOCIETY BY UNMERITED FAVOR AS AN ERROR OF CONGRESSIONAL DESPOTISM INSTINCT TO CERTIFY AND IMPOSE HARSHNESS OF DISCRETION INTENDED TO DISRUPT THE DEMOCRATIC GOVERNMENT ENJOYED BY AMERICAN CITIZENS IN AN UNPRECEDENTED DISPOSITION TO ACQUIRE FAVORITISM RATHER THAN HONEST FAIR UNBIASED JUDGEMENT AS CONDUCT EXPECTED OF CONGRESS OF UNITED STATE NOT

UNNECESSARY EMOTIONAL DISPLAY OF HATE OR PSYCHOLOGICAL DAMAGES TO BOTH CANDIDATES AND VOTERS WITHIN AMERICAN ELECTION PROCESS. I WILL BEG THE JUSTICE ON BEHALF OF THE US SOCIETY TO INCLUDE REMOVAL OF MICHAEL RICHARD PENCE FORMER VICE PRESIDENT OF UNITED STATE OF AMERICA FROM FUTURE OFFICIAL OFFICE AND GIVE A CHOICE OF A NEW VICE PRESIDENT IF TRUMP IS FOUND TO RESUME OFFICE ACCORDING TO THE MERIT OF THE SUIT BROUGHT HENCEFORTH TO BENEFIT US SOCIETY AND FIND ELECTION OUTCOME MEASURABLE TO THE LAWS OF UNITED STATE TO THE BEST INTEREST OF ALL VOTERS IN THE 2020 ELECTION FOUND WITH VIOLATION LEADING TO ERROR OF CONGRESS IN CERTIFICATION OF WRONG PRESIDENT WITHOUT ADEQUATE DISCRETION TO FAVOR US CONSTITUTIONS MISUSED BY CONGRESS. CONSEQUENTIAL THE CURRENT SPEAKER OF THE HOUSE OF REPRESENTATIVE HAS MISREPRESENTED THE CONSTITUTION AND VIOLATED ETHICS OF THE LEGISLATIVE FORMULATION AS BRANCH OF US GOVERNMENT HEREBY REQUEST THE COURT TO FIND HER INCAPABLE OF HANDLING LEGISLATIVE DUTIES NOR TO ENGAGE IN THE AFFAIRS OF THE US SOCIETY AT AN OFFICIAL CAPACITY AND TO ASK FOR HER RESIGNATION OF OFFICE TO MERIT THE CONSTITUTION AS ANOTHER SPEAKER WILL BE APPOINTED IN HER PLACE FOR LACK OF PROFESSIONALISM, CAUSE OF ACTION WILL BE FAVORITISM DUE TO HATE, MISLEAD OF CONGRESS AND INDISCRETE PROFICIENT

CONDUCT Address:

Office of Congressional Ethics

**PHYSICAL ADDRESS**

U.S. House of Representatives

425 3rd Street, S.W.

Suite 1110

Washington, DC 20024

**ETHICS**

Office Address:

Office of Congressional Ethics

U.S. House of Representatives

425 3rd Street, S.W.

Suite 1110

Washington, DC 20024

Office of Congressional Ethics

U.S. House of Representatives

P.O. Box 895

Washington, DC 20515-0895

PRAYER:

#1 The court reviewed the action of the defendants as lacking proficiency in congressional duties.

#2 The court to consider lives that were lost due to error of congress under the management of the defendants as no one is above the law in the US

#3 The court to consider the complaint of citizens during the election from beginning before the 6th of January 2020 12 noon- 5 PM and determine that congress had enough time to redirect the action found in this suit to alternative or better method to avoid error, murder and public excitement.

#4 The court to revisit the abridged laws on election, civil right and other multiple unconstitutional grounds used by the defendants to cause havoc to the us society inflicting unusual harm , and hold them responsibility for ignorant of role and lack of proficiency and grant the request of the US society to pick their presidents unopposed according to the laws and prohibit the congress from overstepping the boundaries of their official capacity but remain loyal to the government as ascribe to the people without hindrances to vote or

elect who the society desire with vivid vote counts unhampered.

#5 The court to follow the complaints before this day and grant the candidate Trump audience and order investigation to the outcome of election 2020 to determine if the congress has committed error in omission or has PRECONCEIVED their action as defendants DEFENDANTS refuse to present tangible rubrics according to the law and their misjudgments BY USE OF blame on candidates and voters who need their rights.

PRAYER ARGUMENT: US GOVERNMENT INDISCREET ELECTION CERTIFICATION 6TH JANUARY 2021( TARNISHMENT OF ELECTION DISCRETION AND PUBLIC EXCITEMENT USING OFFICIAL POSITION THAT LED TO SUFFERING AND UNUSUAL PUNISHMENT TO US SOCIETY MEMBERS MOSTLY UNLAWFUL OPPRESSION AND DISCONNECT TO GOVERNMENTAL DISRUPTION USING ACTIVITIES OF THE CONGRESS DUTIES

Extra prayer: THE SPEAKER OF THE HOUSE NANCY PATRICIA PELOSI TO RESIGN OFFICIAL APPOINTMENT BASED ON MISCONDUCT

THE FORMER VICE PRESIDENT MICHAEL RICHARD PENCE TO BE PROHIBITED FROM HOLDING OFFICIAL OFFICES BASE ON BETRAYAL OF SOCIETY TRUST AND LACK OF VALID JUDGEMENT THAT LACKS PROFICIENT PROFESSIONALISM AS VICE PRESIDENT OF UNITED STATES OF AMERICA AND TO ALLOW THE SITTING OFFICIAL PRESIDENT DONALD JOHN TRUMP WHO SECURED THE NATION WITH INSURRECTION ACT BEFORE THE CERTIFICATION ON THE 6TH JANUARY 2021 KNOWING THE DANGER THAT MAY

OCCUR WITH DIPLOMATIC ACUMEN TO SAFEGUARD NATIONAL SECURITY AND UNCERTAINTY TO THE PUBLIC WHICH IS LEGAL DISPOSITION OF A GOOD PRESIDENT IN TIME OF VOTING OR ELECTION FIGHT WITHOUT WHICH THE NATION MAY BE EXPOSED TO UNSAFE SITUATION TO BE ALLOWED TO APPOINT ANOTHER VICE PRESIDENT AS COMPENSATORY RELIEF AS HE CAN NO LONGER REQUIRE OR TRUST THE ACTION OF FORMER VICE PRESIDENT MICHAEL RICHARD PENCE NOR THE SOCIETY WHO HAS LOST RUST IN HIS CAPABILITIES.

TO: THE JUDGE

ON THIS DAY JUNE THE 4TH, 2021 I CHIOMA OKORO HEREBY SUBMITTED IN PERSON TO THE COURT

THE PRESENTED NOTARIZED DOCUMENT IS SUBMITTED TO THE WESTERN TEXAS

UNITED STATES DISTRICT COURT

PRESIDING JUDGE SIGNATURE

NAME AND DATE

CERTIFICATE OF SERVICE

#1 PLAINTIFF CHIOMA OKORO REPRESENTING HERSELF AND THE UNITED STATES  
SOCIETY POSITION: POLITICAL DESIGN METHODOLOGY AND TREND ANALYST  
SPECIALIST PLATFORM: REGISTERED BUSINESS IN TEXAS BY USER NAME AS POLITICAL  
VOLT (WORLDWIDE POLITICAL SOCIETY) AND POLITICAL HARMONY ORGANIZER  
WORLDWIDE.

Committee on Ethics.

REFERENCES: NANCY PATRICIA PELOSI CONSCIOUSLY ENGAGED IN FAVORITISM DUE TO  
HATE ACT TO CONDESCEND TO FORFEIT OF RESPONSIBILITY AND HAS ENCOURAGE THE  
MEMBERS OF CONGRESS TO FOLLOW IN ERROR ON CERTIFYING JOE BIDEN AS  
PRESIDENT OF UNITED STATE OF AMERICA AGAINST THE ETHICAL GROUNDS OF

FAIRNESS TO CANDIDATE AND 74 MILLION VOTES COUNTED FOR WINNING ON BEHALF OF DOLNALD JOHN TRUMP AND HAS CONSEQUENTLY SUBJECTED THE US SOCIETY TO HARDSHIP AND MISTRUST OF GOVERNMENT BY HER UNSCRUPULOUS ACTION ON 6TH JANUARY 2021

First Quarter 2020 Press Advisory The Office of Congressional Ethics, established by the House of Representatives, is an independent, non-partisan entity charged with receiving and reviewing allegations of misconduct concerning House Members and staff and, when appropriate, referring matters to the Committee CURRENT SPEAKER OF THE HOUSE AND ENDORSER OF ELECTION CERTIFICATION MANAGER 2020 ELECTION DEFENDANT #1 NANCY PATRICIA PELOSI

DEFENDANT #1 on Ethics REVIEW OF CONDUCT

INFORMATION: Chioma Okoro plaintiff ( on behalf of us society)

cieleri0122@gmail.com

5125635533

The plaintiff plans to stay within Texas capital for the ongoing suit and represent the US society in person as PRO SE AND TO DECLARE INDIGENT ON THE MERIT OF POVERTY ACCORDING TO THE LAW OF TEXAS UNDENIED. THE PLAINTIFF WILL SEND A SUMMON TO THE DEFENDANTS THROUGH THE COURT I CHIOMA OKORO WILL ASK THE COURT TO

ALLOW OFFICIAL SUMMON AND APPLY RESTRICTION OF PRIVILEGES AS THE CASE IS CRIME AGAINST US SOCIETY AND CANNOT TOLERATE USE OF PRIVILEGES TO DETARE THE JUSTICE DEMAND OF THIS HEINOUS ACT AGAINST US GOVERNMENT AND SOCIETY THE DEFENDANTS VIOLATED USING OFFICIAL CAPACITY AS CONFLICT OF INTEREST WITH BREACH OF TRUST.

SUMMON FORMER VICE PRESIDENT DEFENDANT #2 Michael Richard Pence FORMER VICE PRESIDENT OF US BEFORE 6TH JANUARY 2021DEFENDANT #2 MICHAEL RICHARD PENCE ADDRESS IS UNDISCLOSED CURRENTLY AND NOT AVAILABLE FOR

SUMMON CURRENT SPEAKER OF THE HOUSE AND ENDORSER OF ELECTION CERTIFICATION MANAGER 2020 ELECTION DEFENDANT #1 NANCY PATRICIA PELOSI

DEFENDANT #1 Nancy Patricia Pelosi

90 7th Street. Suite 2-800. San Francisco, CA 94103. phone: (415) 556-4862.

SUMMON FORMER VICE PRESIDENT (REFERENCE ADDRESS FOR DEFENDANT #2)

CONTINUATIONAL ADDRESS FOR ETHICAL REVIEW OF CONGRESSIONAL ETHICS IN VIOLATION

PHONE

202 2259739

FAX

202 226 0667

MAIL ADDRESS

OFFICE OF CONGRESSIONAL ETHICS US HOUSE OF REPRESENTATIVE

P.O. BOX 895

WASHINGTON DC 20575-0895

OFFICE ADDRESS

OFFICE OF CONGRESSIONAL ETHICS

US HOUSE OF REPRESENTATIVE

425 3RD STREET S.W.

SUITE IIIO

WASHINGTON DC, 20024

On Fri, Jun 4, 2021 at 2:38 PM chioma Okoro <[cieleri0122@gmail.com](mailto:cieleri0122@gmail.com)> wrote:

Office Address:

Office of Congressional Ethics

U.S. House of Representatives

425 3rd Street, S.W.

Suite 1110

Washington, DC 20024

Mailing Address:

Office of Congressional Ethics

U.S. House of Representatives

P.O. Box 895

Washington, DC 20515-0895

P: (202)-225-9739

F: (202)-226-0997

NOTARY PUBLIC

I HEREBY ON THIS DAY TH JUNE 2021 TESTIFY THAT I AM TELLING THE TRUTH IN KNOWLEDGE, ACTION AND INFORMATION GIVING TO ME BY OTHERS AND I HAVE BROUGHT THIS SUIT AGAINST THE DEFENDANTS TO BE USED AS BASES TO THE BEST INTEREST OF THE US SOCIETY AND THE CORRUPTION STORIES THAT I HAVE ON THE DEFENDANTS ARE FOR LATER SUIT BUT NEEDS MENTIONING FOR RECORD AS DIRECT INFORMATION IS NOT IN MY PERSONAL POSITION UNTIL FINANCIAL SOURCES OF BOTH DEFENDANTS AND SOME WORSE CONGRESS MEMBERS ARE ORDERED BY THIS COURT TO MAKE SURE THE FACTS ARE ELICITED AND SOME CORRUPTION IS ELIMINATED IN THE US CONGRESS FAIRNESS AND GENUINITY ACQUIRED IN PUBLIC SERVICES AND PUBLIC SERVANTS HELD ACCOUNTABLE FOR ERROR AND WRONG DOING AS THE ETHICS OF THIS ROLE DEMANDS. I MENTIONED IN MY EXHIBIT PRESENTED THAT IT IS TRUE AS WELL That I tried to stop these errors from congress on the 6th of January and has since monitored actions and testimony of congress towards false claims and why they are doing

this is up to the court to find out from them and grant the us society justice and move on to a better democracy in the United States of America.

NOTARY AGENT

SIGN DATE AND PRINT NAME

license #      Expiration Day      Other Informations-----

--

-----

-----

DOCUMENTED EXHIBITS ATTACHED

EXHIBITION BEFORE AND AFTER JANUARY 6TH 2021 TO BE ENTERED INTO COURT

RECORD JUNE 2021

On Fri, Jun 4, 2021 at 3:12 PM chioma Okoro <[cieleri0122@gmail.com](mailto:cieleri0122@gmail.com)> wrote:

PERSONAL TESTIMONY AND EXPERIENCE EXHIBIT #1

PERSONAL EXPERIENCE #1A:

USA ELECTION DISTURBANCE PAGE #1

POLITICAL VOLT (WORLDWIDE POLITICAL SOCIETY)

BEFORE 1/6/21

STATE OF TEXAS ELECTION OUTCOME 11/10/20 9AM-12PM

The election in Texas is false, the procedure used is unlawful, the handling of count was deliberate fraudulent, registration record did not meet the populous goal. The national record is false; it did not show the election result of the people of Texas accurately.

My role is to defend the society of the USA AT TEXAS THIS TIME OF ELECTION. Other states should join in defending democracy or accept to replace the culture in the government of the USA like the culprits and criminals tampering with US elections are. Maybe we can be like other nations that do not use democratic elections in their government but at this point all we have now in the United States is Democratic elections until the legislation is changed.

I took the time to complain about fraudulent campaign and election used in Texas by taking the Governor Greg Abbott and secretary of State in Texas to court 2018 to make sure Texas get the best within their state this was stampede by Robert Pitman of US district court up until now allowing similar situation to happen again November 2020. Texas is one of the States inflicted by immigration demands and problems and has left a serious vacuum economically and philosophically that will continue for many decades if not interrupted. Many Hispanics in Texas have been giving the mindset of warring against Americans and Americans are giving the philosophy that they are not as good and should accept the situation by force.

#### USA ELECTION DISTURBANCE

I am a bipartisan voter and run as an independent candidate unless I find any party that has the same or similar ideology like republicans at this time affiliates with mine. Pathetically the Governor of Texas did a good job as an Attorney General but he occupied the platform of republican however his activity supports Democratic party in disguise just like many other public officials in Texas that share both party philosophies confusing the entire State.

Many major Government positions especially at local government where money is Hispanic is in charge mostly their women with less qualification academic and experience blocking Texans from their affair they use police department, give trespass warning unlawful ask for their victim criminal history especially if you are black, refuses to render services or rent

houses saying the law asked them to run their businesses with discrimination 14th Amendment and constitutional rights used against Texans because legislators said they can, are handled and occupied by Hispanic territorial individuals to manage and hide corruption and hindrances to the observation of corruption with hostility towards Texans especially the whites and the blacks as they refer to themselves as colored to brainwash the blacks just to establish themselves and suddenly turns BROWN to confuse other ethnic groups either way they are Texas problematic difficulty. They are segregation, trickery, gossiping, territorial and fighting for other countries against Americans in Texas. using drug crime especially murder of their ordered drug slaves Austin, Huston, San Antonio and predominately Hispanic counties and cities within State of Texas these crimes are acceptable normal even with news. Trafficking humans for business trades and allowed to use these positions to cost money, and endangerment with no arrests but mere compliment as they can buy your homes with money they make, sponsor campaigns of target officials and civil right to only serve immigration cases while Americans like Martin Luther King and others died for it, get loans from banks to sponsor their businesses granted as they grow economically and empowered to attack Texans EXCLUSIVELY GRANTED BENEFITS TO OPERATE TO THEM WHEREAS AMERICANS ARE DENIED LOANS ON BUSINESSES AND RENDERED USELESS WITH CREDIT HISTORY PURPOSEFULLY, CRIMINAL HISTORY ENDLESS PUNISHMENT WITH NO BEFITTING JOB OFFERS HOMELESSNESS WHILE THEY ARE AIDED.

USA ELECTION DISTURBANCE

CITIES LIKE AUSTIN TO AID BUYING OF AMERICANS HOMES WITH GENTRIFICATION  
PAVED FOR THEIR DEVOLOPER, INVESTORS AND ASSUMED GOOD CONTRACTOR  
FOREIGNERS WHO POSSESS THOSE AS A HABIT AGAINST AMERICANS THAT BUILT  
THEIR OWN ROADS IN THE PAST WITH NO PAY AS SLAVES GOVERNOR GREG ABBOTT  
AND OTHER OFFICIALS THOWN UP THIS FAVOR TO AID HISPANIC CONTRACTORS MAKE  
MONEY AND SHARING TO THEIR BENEFACTORS, ELEMENTRY SCHOOL AND EDUCATION  
EXCLUSIVELY FOR UNDOCUMENTED HISPANIC, IMMIGRATION LAWS SPONSORED WITH  
TAX PAYERS MONEY AND OFFICIALS IN OFFICE, CHILD PROTECTIVE SERVICES  
UNATTENDED TO FOR JOE BIDEN OBOMA POLICY ON SEPARATION MOF PARENTS AS A  
NEW MUSIC FOR AMERICANS WHOSE CHILDREN DIED AND LOST IN USA CPS, WE GET TO  
BE SLAPPED FOR CHOSING OUR LEADERS AND PUNCHED FOR VOTING ACCORDING TO  
OUR CULTURE OF GOVERNMENT BECAUSE WE DID NOT ASK FIRST BEFORE WE VOTE  
WHO DID NOT ENCOURAGE THEIR USURY. TRUTH IS NOT BETTER AT ALL TRUTH IS  
FINE.TAKE OVER SCHOOLS 60-70% HISPANIC, ENSURE HEALTH, JOBS ONLY THEM ARE  
HIRED IN, USE PUBLIC ASSISTANCE TO THEIR BENEFIT WITH FAKE IDENTITIES OF US  
AND OUR CHILDREN AIDED BY CHIEF OF LAW ENFORCEMENT, JUDGES WITHIN  
DEMOCRATIC PARTY, CLAIM HELP FOR AMERICANS CONTRACTS GRANTED TO THEM BY  
GOVERNOR OF TEXAS AND OTHER ENTITIES HIGH CORRUPTION AND THESE MEMBERS  
ARE ALSO MEMBERS OF THEIR COUNTRY OF ORIGIN IN VERY BENEFICIAL WAY WITH NO  
MONEY ON ARRIVAL STAY RICH WITHIN MONTHS AND AMERICANS STAY  
IMPOVERISHED BY THEIR RESIDENCE AMONG THEM. THEY ARE HAPPY AND WE ARE  
DECLARED JEALOUS OF THEM BY DESIGN ACCORDING TO THEIR BEHAVIOR, WE ARE  
LAZY, UNINFORMED AND INADEQUATE TO FUNCTION, THEY PAY ALL OUR TAXES

ACCORDING TO THEM ESPECIALLY SALES TAXES THEY BUY FOOD THEY PAY THEIR LABOR MASTER \$10-15 THOUSAND PER PERSON FOR BEING BROUGHT TO WORK WITH NO TAXES. THEY CAN HAVE SPOUSES WITH DIFFERENT LAST NAMES MAKING THOUSANDS OF DOLLARS AND STILL ON ASSISTANCE BUT LIVING UNDER ONE ROOF defrauding the system while citizens are denied.

#### USA ELECTION DISTURBANCE

THEY PLACE REIMBURSE DEMANDS FOR WORKING AND USING INSURANCES TO CREDIT THEIR GREED AS THEY ARE THE ONES MANAGE THE BANKS AND INSURANCE COMPANY THESE THINGS SKYROCKETTED WITH 20 YEARS IN TEXAS AND CALIFORNIANS COMING INTO TEXAS WITH THE SAME BEHAVIOR SO OUR ELECTION AND VOTING POWER IS SHIFTED TO THEIR BENEFIT FROM INAPPROPRIATE CITIZENSHIP FOR MONEY MAKING TO USE OF OUR EDUCATION AND LABOR FORCE TO RUN DOWN TEXAS EFFORT TO BELONG TO THEIR OWN STATE WITH PHILOSOPHY THAT HISPANICS ARE BETTER GIVING TO LITTLE CITIZEN TEXANS WHO FUTURE JOBS ARE GOING TO BE BASED ON FOREIGN LANGUAGE SPANISH BILINGUAL OR MAY NOT GET ENOUGH EDUCATION TO HAVE A JOB OR BE IN JAIL, PRISON FOR ACCOMMODATED CRIME OF THIS THOUGH FOREIGN EMPIRES IN TEXAS.

The outcome of the 2020 presidential election clearly demarcates the confusion and sorrow of Texans. Whereas the Hispanic are empowered to continue the use of the opportunity handed over to them by the Texas Government other ethnic groups are standing aloof in despair overwhelmed. The action of these attackers includes staging nonprofit to aid displacement of Americans in their country all the way in churches using nonprofit organizations sponsored by the government. The civil right act of the government is directed and transferred into immigration forum and used to serve Americans. Education and scholarships are reserved for undocumented and Hispanic individuals deliberately. The justice system is designed to incarcerate Americans and take away their rights to labor force, livelihood and endless separation from there government while the children of America are deprived the attacking south American and central American countries stage their government in Texas to make money enormously using human trafficking, drug trafficking that result to endless murder and crime with mental health left for Texas to solve while they and very high officials in government make their money Americans pay the taxes, suffer the losses and endures the pain.

#### USA ELECTION DISTURBANCE

I chioma say No No No! Because nothing else is left for our children, elderly, disabled, ex-offenders with families and the justice system that has failed we the People of Texas cannot give what we do not have and can no longer accept displacement and replacement in the State of Texas. This narration is a closer observation and participation of Chioma Okoro of Texas. The good looking Texas is also a separation grounds for Americans in their land and

the federal government has the opportunity to investigate and remedy this situation.

## USA ELECTION DISTURBANCE

## MY PERSONAL EFFORT

I have attended university to learn governance through political science and psychology  
2014 -2019 my results ARE MAJOR IN PSYCHOLOGY BACHELORS DEGREE, MAJOR IN  
POLITICAL SCIENCE BACHELORS DEGREE AND A MINOR IN LAW I AM CURRENTLY  
TAKING ENGINEERING CLASSES TECHNICAL DRAFTING POLISHING UP MY THEOLOGY  
KNOWLEDGE TAKING CLASSES. AS SOON AS I HAVE MY DEGREES AFTER THEY ARE  
READY OPPRESSING ME USING JUDGE TIM SULAK OF TRAVIS COUNTY COURT I still not  
HAVE BEEN handed over MY ACADEMIC PROCEED SINCE 2019 JANUARY BUT I HAVE  
DONE LOTS OF WORK WITH OR WITHOUT IT JUST DO NOT CHARGE FOR MY JOB THIS  
WAS TO INTIMIDATE ME FOR RUNNING AGAINST Greg Abbott 2018 AS INDEPENDENT  
CANDIDATE I WAS STAMPEDE AND ELIMINATED BY MY OPPRESSORS MICHAEL HIRSH  
DEAN OF SOCIAL SCIENCES AT HUSTON TILLOTSON UNIVERSITY DISPLAYED HIS HATE  
FOR BLACK WOMEN RUNNING FOR OFFICE BUT ACCEPTED LUPE VALDES HISPANIC  
RUNNING HIS CLAIM IS THAT I AM BLACK AND POOR RUNNING AGAINST GREG IN HIS  
WORDS " CHIOMA LOOK AT IT LIKE THIS DAVID AND GOLIATH I WILL ADVICE YOU  
CONSENTRATE ONLY ON YOUR STUDY " SO IN HIS ANGER AGAINST ME RUNING HE USED  
ALL HINDERANCES POSSIBLE WITHIN HUSTON TILLOTSON UNIVERSITY INCLUDING  
DEPRIVING MY GRADUATION IN JUNE BY HOLDING A MEETING WITH ALL THE STAFF HE

COULD MANIPULATE TO STAGE THAT I WILL NOT TAKE MY PSYCHOLOGY CLASSES AND WHEN I CALLED THE POLICE TO TAKE A REPORT HE SAID IT WAS WRONG AND I CANNOT COME TO CLASSES AS DISCRIMINATIVE ANGER OF A WHITE MAN WHO DO NOT WANT BLACK RUNNING FOR OFFICE BUT CAN ALLOW HISPANIC MAY BE BECAUSE HE DID NOT HAVE A WAY TO HINDER LUPE VALDES OF DEMOCRATIC PARTY SINCE SHE WAS NOT A STUDENT UNDER HIM (is upset for me running for Governor.) The federal and State education commission could not because someone in Government said I could not, but I am expected to pay \$40 thousand student loan even when my family economic status before and after my education is at poverty level and my GPA and that of my children was enough THIS IS HOW POLITICAL DECISIONS IN ALL ASPECT CAN CAUSE DAMAGES. I have been denied child support that was agreed by the court post-divorce by the Attorney General of Texas KEN PAXTON WHO ALSO STOOD AGAINST ME RUNNING AGAINST GREG AND TOOK THE CASE TO FEDERAL WHERE IT HAD NO JURISDICTION TO BE HELD DOWN BY JUDGE ROBERT PITMAN UNTIL ELECTION OF GREG AS I WAS HIS ONLY FEARED COMPETITOR AS SUCH STATE OF TEXAS SHOULD NOT KNOW OR VOTE ME BECAUSE I WAS GOING TO WIN AND WHITEMAN MAY NOT BE IN THE OFFICE WHY SHOULD A BLACK WOMAN BE ALLOWED BY MICHAEL HIRSH AND KEN PAXTON leaving me with no proceeds from my education, no supportive obligation granted to me and left in abject poverty. I have been inflicted with 99 citations on the only property out of 7 in 20 years to cause me to forfeit my land.

I had a traumatic injury as a registered Nurses and since 1999 has been denied disability funding all through my time of recovery and has APPLIED THREE TIMES EVEN WITH HELP

OF ATTORNEY. God healed me substantially as I can remember things better and I am grateful for that so I am back to good health and it even revealed more function of my brain with new skills I did not have before.

I narrated just my side of Texas life but many Texans go through more harsh situations including death that they did not have to go through.

Allowing more oppressive attacks on Texans is damaging, hence I am inviting the federal government to take a closer look at the Texas election to avoid more rejection, segregation and replacement to Americans residing in Texas.

I noticed discrepancy in the election 11/3/20 I reported possible rigging and fraudulent activities.

I asked questions during the activity and made a report of the same.

I invited the federal FBI to look into Texas election ID 9039 belonging to the person that I spoke with.

I visited Travis county clerk office to find Texas still counting votes 11/10/20 That I reported

**USA ELECTION DISTURBANCE**

I spoke with Crystal Nunez personnel director, Bridget Esclobido Director of election and Daniel her assistance with negative outcomes. I contacted the Police department in Austin, Travis County Sheriff department at the time of assumed crime against Texas election and was told it is a civil matter. I spoke with Attorney General Ken Paxton election department or assigned I was told it is the secretary of State problem I spoke with the TX. sec of States legal department and found lots of carelessness in function. Texas does not have election outcome that is true at this time 1 The registration from Bruce Effant registration is 861,636 voters indicated as 97% with no know what 100% was recorded 10/2/20 and the election oversee and mail votes still going on 11/10/20 up until 11/17/20 unmarked mails before 11/4/20 still in progress and according to Daniel Hayes's assistant Director of clerk office election division. These counts will not be submitted and I asked the secretary of state why an extension was not requested by Texas before submitting a haphazard result in Texas The ESNS Machine used by Texas was questionable and according to the election division they have to be manually counted to ensure the usefulness and the malfunction will not change the already submitted result even if it is needed.

To ensure accurate results according to the electoral division of Travis county the same procedure is used by 240 counties within Texas with Democratic supporters HANDLING personal divisions of the election as staff and mail HANDLERS. LIST OF QUESTION WAS HANDED OVER TO BOTH DANIEL HAYES AND BRIDGET ESCLOBIDO OF TRAVIS COUNTY ASSISTANT DIRECTOR AND DIRECTOR OF ELECTION RESPECTIVELY FOR A FEEDBACK

AT LATER DAY BEFORE BRIDGET BECAME FRANTIC AGAINST THE ANSWER TO HER QUESTION AND WAS UNCOMFORTABLE TO CONTINUE THE DISCUSSION AND ORDER CHIOMA OKORO TO LEAVE HER OFFICE WHICH IS COMMON WITH THESE HISPANIC STAGED INDIVIDUALS TO USE POLICE OR ORDERING OUT OF TEXANS WHO IS TRYING TO REVEAL THEIR CONDUCT.

TEXAS ELECTION IS INACCURATE AND NEEDS INVESTIGATION AND REVIEW BY THE FEDERAL GOVERNMENT. THE TEXAS VOTERS NEED THIS HELP.

I WILL BE OPTIMISTIC THAT DEMOCRACY WILL PREVAIL IN THE UNITED STATES OF AMERICA.

#### USA ELECTION DISTURBANCE

The US election is important to the State of Texas with the explained predicament and border situation not completed for better results to transpire between the citizen and immigrant mostly central and south Americans constituting Hispanic society. The ungratefulness to Texans who have given exchange of language, from Spanish to bilingual, has experienced misuse of this kind of good will to their own economic decline and other damages plus not knowing how much longer this will linger.

#### PERSONAL EXPERIENCE #1B

To ensure accurate results according to the electoral division of Travis county the same procedure is used by 240 counties within Texas with Democratic supporters HANDLING personal divisions of the election as staff and MAILED BALLOT HANDLERS. LIST OF QUESTION WAS HANDED OVER TO BOTH DANIEL HAYES AND BRIDGET ESCLOBIDO OF TRAVIS COUNTY ASSISTANT DIRECTOR AND DIRECTOR OF ELECTION RESPECTIVELY FOR A FEEDBACK AT LATER DAY BEFORE BRIDGET BECAME FRANTIC AGAINST THE ANSWER TO HER QUESTION AND WAS UNCOMFORTABLE TO CONTINUE THE DISCUSSION AND ORDERED CHIOMA OKORO TO LEAVE HER OFFICE WHICH IS COMMON WITH THESE HISPANIC STAGED INDIVIDUALS TO USE POLICE OR ORDERING OUT OF TEXANS WHO IS TRYING TO REVEAL THEIR CONDUCT.

TEXAS ELECTION IS INACCURATE AND NEEDS INVESTIGATION AND REVIEW BY THE FEDERAL GOVERNMENT. THE TEXAS VOTERS NEED THIS HELP.

I WILL BE OPTIMISTIC THAT DEMOCRACY WILL PREVAIL IN THE UNITED STATES OF AMERICA IF WE JOINTLY SOLVE THESE PROBLEMS WITH THE STATE OF TEXAS AND THE CITIZENS THEREIN.

I WILL REVISIT.

EXHIBIT IN SUPPORT OF FINDINGS AND WHY ERROR WAS COMMITTED BY CONGRESS  
LACK OF DISCREET INVESTIGATION BEFORE CERTIFICATION OF 2020 ELECTION ON 6TH  
JANUARY 2021

CLAIMING IT WILL NOT MAKE ANY CHANGE SO THEY ALREADY MADE THEIR MINDS TO  
FORCE THE TEXAN SOCIETY TO ACCEPT WHATEVER WRONG DOCUMENTATION ON  
VOTERS COUNT THEY MAY HAVE BY FORCE THIS IS MY EXPERIENCE NOT ONCE BUT  
TWICE WITH QUESTIONABLE TEXAS ELECTION ON THE 2020 OUTCOME .

EXHIBIT ARGUMENT:

IN THIS EXHIBIT BEFORE THE 6/4/21 I MADE EFFORT TO EXPLAIN THE DISCREPANCIES  
TO THE STATE OF TEXAS IN PERSON THROUGH THE SECRETARY OF STATE, ATTORNEY  
GENERAL AND OTHER CONSTITUTED AUTHORITIES JUST AS MUCH AS OTHER MEMBERS  
OF THE SOCIETY AND THE MEDIA OR THE DEMOCRATIC PARTY THAT CLAIMS THE  
ELECTION WAS OK COULD NOT ALLOW INVESTIGATION LIKE PREVIOUSLY DONE IN THIS  
NATION THAT TOOK TWO YEARS AS A MINOR IN LAW I AM VERY RELIGIOUS TO LAW  
AND RIGHTEOUSNESS IS IMMORAL TO FULSIFY OR ASSERT THAT SOMEONE IS LYING  
LIKE DEMOCRATIC PARTY AND MEDIA CLAIM AND AT THE SAME TIME REFUSED TO  
ALLOW INVESTIGATION TO FIND FACTS AND TRUTH WE THE SOCIETY OF 74 MILLION  
MEMBERS CANNOT BE SLAPPED ON THE FACE AND TOLD NOT TO CRY BY THE  
CONGRESS MEDIA AND THE DEMOCRATIC PARTY AND THE CANDIDATE TRUMP HAS  
MAINTAINED HIS GROUNDS NOT CONCEDING NOR GIVING UP OFFICE BUT AT THE SAME  
TIME GIVING THE NATION THE AMOUNT OF PEACE NEEDED FOR REVIEW. HE WAS

INVESTIGATED FOR 2 YEARS AND WAS GUILTYLESS, HE WARNED AGAINST AMERICAN MISTAKE WITHOUT JOE BIDEN HUNTER INVESTIGATION IN UKRAINE BECAUSE HE IS THE COMMANDER IN CHIEF AT THE TIME THE ALLEGATION CAME TO HIS NOTICE WHICH IS HIS JOB TO FIND WRONG DONE TO THIS NATION AS PRESIDENT EVEN IF HE WAS NOT A CANDIDATE OR EVEN IF IT WAS NOT JOE BIDEN IT WAS HIS ENDOWED RESPONSIBILITY TO PROTECT THIS NATION AND TO ORDER INVESTIGATION ON ANY CONDUCT OF INTEREST BROUGHT TO HIS TABLE AS A PRESIDENT NOTHING IN OUR LAW SAYS HE HAS TO RELINQUISH HIS DUTY BECAUSE HE IS RUNNING FOR OFFICE OR TO NOT INVESTIGATE NOR SPEAK WITH OTHER PRESIDENTS NO AMERICAN HAS THAT LAW STATED IT WILL ALSO BE WRONG TO IGNORE THESE TERRIFYING ALLEGATIONS AND MAKE THE SOCIETY CHOOSE A PERSON UNTRUSTWORTHY FOR THE ROLE OF A PRESIDENT . THE PRESIDENT MAKES DIPLOMATIC CHOICES WITH OTHER NATIONS INCLUDING NEGOTIATIONS WITH OTHER LEADERS OUTSIDE OF THIS NATION BUT IT IS USED AS IF THE CRIME WAS NOT IMPORTANT AND A PERSON DOING HIS JOB SHOULD BE HELD RESPONSIBLE FOR ANOTHER PERSON'S TREASONOUS ENCOUNTER BRIBERY, CORRUPTION AND MISUSE OF OFFICIAL CAPACITY SINCE JOE BIDEN CASE INCONNECTION WITH UKRAINE AND HIS SON COULD HAVE HELPED VOTERS TAKE STAND ON THEIR VOTING CHOICES BUT CONGRESS IGNORED SUCH ATROCITY AND FORCED THE SOCIETY TO WRONG CERTIFICATION, INAUGURATION AND LEADERSHIP TENOR THAT IS WRONG AT THE HELP OF THE DEFENDANT NANCY PELOSI AND MICHAEL PENCE WHO HAD PRIOR KNOWLEDGE OF THESE ALLEGATIONS. I AM SOLIFYING MY CASE AGAINST THESE DEFENDANTS WITH THIS TEXAS ENCOUNTER EXHIBIT WE ARE NOT GOING TO ALLOW THIS TO BE TRANSFERRED TO THE FUTURE OF

AMERICA AND SOCIETY SHOULD FIRE ALL CONGRESS MEMBERS THAT DEFRAUDED THEM BY CERTIFYING 2020 ELECTION TO THE DETRIMENT OF THIS NATION AND APPOINT AN INTERIM OF WILLING CANDIDATES AS COURT ORDERS TO ENABLE THEM MOVE ON WITHOUT FEAR OF BETRAYAL

MY CONTRIBUTION IS BROUGHT IN GOOD FAITH AS I AND THE SOCIETY HAS MADE GOOD EFFORT TO CORRECT THINGS CAUSED BY THE US CONGRESS UNDER THE DEFENDANTS IN THIS SUIT.

EXHIBIT #2A

11

PERSONAL REQUEST #1:

ON OR ABOUT 1/6/21 I CHIOMA OKORO PLAINTIFF IN THIS SUIT TESTIFY THAT I MADE GOOD FAITH EFFORT TO STOP THE ERROR CREATED BY THE DEFENDANT #1 BY CONTACTING HER OFFICE AND A STAFF RECEIVED MY MESSAGE ASKING FOR HER TO UNDERSTAND THE DANGER IN HER ACTION AND FURTHER REQUESTED THAT SHE MAKE EFFORT TO CALL SO I CAN DISCUSS WITH HER THE DANGER FACING THE

CIRCUMSTANCES I DID NOT HEAR FROM NANCY PATRICIA PELOSI AT ALL TO INFORM HER ON POSSIBLE ALTERNATIVE TO AVOID ERROR AND DANGER IF NECESSARY. MY TESTIMONY ON THIS ISSUE WILL BE DISCOVERED FROM MY PHONE CALL TYO HER OFFICE THE PROBLEM IS NOT JUST THE LACK OF PROFEIENCY BUT THE ARROGANT OF THIS FELLOW WHO THINKS SHE HAS ALL AMERICAN ADULTS IN HER POCKET IGNORS CONSTITUTENTS AND CITIZENS REQUEST AND HAS SINCE TAKING OFFICE HAS CAUSED SEVERAL GOVERNMENTAL CHAOS FROM DISRUPTION OF CONSTITUTIONAL GROUNDS BY HER PREDIESSORS TO CORRUPTION ROTATING WITHIN MEMBERS OF THE CONGRESS USING FAMILY MEMBERS AND REGULAR AVENUE TO BRIBERY AND BUYING CORRUPT DONATIONS CALLING IT INTERGOV ERNMENTAL AND LOBBY WHICH HAS NO SCHOOL OF THOUTS OR SCOLARLISTIC THEORY ON HANDLING THE GOVERNMENT SERVICE BUT IS VERY COMMON AMONG CONGRESS MEMBES UNDER THIS DELINQUENT INDIVIDUAL WHO SUPPRESSES THE GOVERNMENT FOR PERSONAL GREED AND ENCOURAGES all others to engage in these outrageousness of corrupting congress duty using bribery and corruption her son in-law was the master mind according to my sources as a trend analyst sent by someone which I was not a direct witness however he was involved in the so called white house riot and was not mentioned in the footage, antifa or anywhere else. my message to this court is to all investigation and connections to the riot claims to determine if it was mostly staged to discredit the complainant candidate as the focus was all false allegations on what he did and not do whereas the stage point of this error and damages are occluded by this very corrupt driving individual. I also meant to inform her on my phone call to be prepared to stand as interim president as the law demands in this type of circumstance with questionable election until investigation which

usually takes two years maximum and then the accurate president Biden or Trump after wards will regain the lost two years, but America will be correct in her democratic election. i also wanted to request if i can send my design on political dispute which i introduced to the state oftexas as a design methodology trend analyst specialist I designed process of dispute solution called POLITICAL ARMWRESTLING TENOR HOLD (PATH) IN WHICH THE RIGHT ARM BEND BECOMES THE PERSON IN OFFICE WHICH IS THE SITTING OFFICIAL AND THE LEFT ARM BEND IS THE NON SITTING OFFICIAL AND PRORETED DUTY SHARE WILL BE 70% WHILE 20% IS SHARED RIGHT AND LEFT RESPECTIVELY AND THE COURT HAS DUTY TO ASSIGN THE 10% TO EITHER UNTIL INVESTIGATION STOPS AND RECORD IS NOTED ABOUT WHO THE ACTUAL WINNER IS TO START THE 100% DUTY THE LEFT ARM BEND INDIVIDUAL IS PAID BUT DO NOT HAVE PERMISSION TO OTHER ASPECTS OF PRIVILAGES LIKE HOUSING, NATIONAL SECURITY IF PRESIDENT OR GOVERNOR OF A STATE IN THAT SITUATION BUT THE LEFT ARM BEND IF IS DECLARED A WINNER IS INUGRATED WHILE THE RIGHT BEND LEAVES OFFICE MORE DESENT APPROACH TTHAN THE ERROR I INTENDED TO TALK WITH HER TO SEE THE DAMAGING PATH OF THE DECISION SHE MADE AND THERE WHERE OTHER ALTERNATIVE TO PUBLIC EXCITEMENT IN THIS AGE OF TECHNOLOGY LIKE I ARGUED.

EXHIBIT #2B

EXHIBIT

THIS WAS ONE OF THE MESSAGES I SENT TO PRESIDENT TRUMP WHEN I WAS conducting research on coronavirus one year ago that I sent to the library of congress for congress and other officials to view a baseline prior solution. I ALSO KEPT CONTACT WITH IMPORTANT SUGGESTIONS LIKE I MADE TO OTHER PRESIDENTS BEFORE HIM AND NOW

WITH JOE BIDEN. THEY ALL LISTENED WITH EXCEPTION OF OBAMA I TRIED TO INFORM ON ISIS AND HOW DELICATE THE MATTER COULD BE TO AMERICAN MUSLEMS WHO ARE CITIZEN I ALSO COUNTED ON HIM ON CITIZEN GENTRIFICATION AND IMMIGRATION SITUATION OF TEXAS HE RETURNED MY CALL BUT USED VERY LITTLE VALUABLE VIRTUES.

I finally have a way to contact you. My reason to talk to you today is to thank you for the effort you have made so far to keep the nation peaceful in times of trouble. This safe keeping moment is a big wake up time for all of us to heal our nation and to heal our individual hearts towards God. This nation stands a better chance to be better judged than any other country but we have to focus on that and you continue to encourage Americans to turn their attention to God. As a political science major I am working on intermediary remedies to convert 19 and my focus is on retaining a stronger health care team to combat this illness. I designed a more effective breathing apparatus which I will send to you to invent that the illness intensifies. I am looking at ways to find better precaution steps for the entire nation so people can go back to work organized with confidence and other needed areas like free healthcare for anyone that is suspected to be sick by COVID 19. I will be contacting you with an intermediary solution tomorrow.

shalom May peace of god be with you

12

PERSONAL REQUEST #2:

DEFENDANT #2 MICHAEL RICHARD PENCE I PLANTIFF CHIOMA OKORO SENT HIM A MESSAGE THROUGH WHITEHOUSE EMAIL SPECIFICALLY ASKING HIM TO BE MINDFUL OF THE IMMINENT DANGER THAT MAY OCCUR ON THE 6TH OF JANUARY AND I ALSO REQUESTED THAT HE CONSIDER GETTING CITY PERMIT TO SECURE THE WHITEHOUSE CAPITAL AND FIND ALL THE CORRECT ORDINANCES INCLUDING INVITING MILITARY INSTEAD OF POLICE AS THE SOCIETY AND PUBLIC ARE MORE LIKELY TO HONOR THE PRESENCE OF THE MILITARY AND MAY BE IN CONFLICT WITH THE POLICE. I ALSO INSTRUCTED TRUST THAT HE KNEW THAT THE 2020 ELECTION HAS DISCREPANCIES AND WANTED HIM TO STAND ON THAT LEGAL MERIT TO AVOID PUBLIC EXCITEMENT UNTIL INVESTIGATION PROVED THE WINNER ACCURATELY I INFORMED HIM IT WAS THE RIGHT THING TO DO AND THAT IT WILL COST LESS HASSLES AND PAIN THAN NOT. IT WAS RETURNED THAT WHITE HOUSE RECEIVED THAT MESSAGE IF HE GOT IT WAS NOT TO MY KNOWLEDGE.

THE COURT CAN SEE WHERE I AM COMING FROM AND I MADE OTHER CONTRIBUTIONS AND SUGGESTIONS ON THE OFFICIALS APPOINTED TO VARIED DUTIES AT THE TIME OF THIS DAMAGES AND THE PRESIDENT TRUMP WAS HUMBLE ENOUGH TO THE AMERICAN SOCIETY THAT I REPRESENT TO FOLLOW ALL THE INSTRUCTION EVEN WHEN IT WAS NOT CONVENIENT AND HARD TO TAKE IN INCLUDING TO LEAVE THE WHITEHOUSE

BUILDING WITH HIS FIRST LADY TO GIVE ROOM FOR PEACE HE ACCEPTED IMMEDIATELY EVEN WHEN IT WAS OBVIOUS THERE WAS STOLEN ELECTION AND WINNER FROM HIM UNTIL IT IS PROVEN OTHERWISE HE DID NOT CONCEDE TO THE OUTCOME BECAUSE HE MADE COMPLAINT ABOUT THE STOLEN OR RATHER SWINDLED ELECTION OUTCOME AGAINST HIM BUT HE COMPLIED TO THE PUBLIC REQUEST TO WAIT. NOW WE HAVE SEEN THAT THINGS ARE NOT BETTER FOR ALL AMERICANS 100 DAYS OF JOE BIDEN OFFICE AND WE ARE INSISTING ON THE CORRECT PRESIDENT TO BE ENTHRONED OR WSORN INTO OFFICE UNLESS INVESTIGATION IN ALL COUNTIES DETERMINED CLEAR AND SQUARED CLEAN ELECTION WHICH IN TEXAS IT WAS NOT CORRECT AS LATE COUNT CONTINUED FROM 3RD OF JANUARY THROUGH 10TH OF GENUARY AND WAS NOT INCLUDED IN THE NATIONAL ACCOUNT OTHER STATES HAS MORE AVARECIOUS FRAUDULENT DISPOSITION DISPLAYED THE ONE THING AMERICAN VOTERS ARE SURE IS THE UNTAMPERED 74 MILLION VOTES ACRUED TO DONALD TRUMP THAT WAS NOT INTO DISPUTER OR ALLEGATIONS WHICH IS EXPECTED TO BE THE LEADING WINNER BASE ON MY STUDY OF TRND IN WHICH ANY CANDIDATE THAT HAS ABORTION, RELIGIOUS DISCREDIT OR PLANS TO INCREASE TAXES AID FOREIGN COUNTRIES AT THIS ELECTION IS UNLIKELY TO WIN AMERICAN ADULTS HAS THEIR MINDS MADE DURING CAMPAIGN, DEBATE AND INTERROGATIONS OF MEDIA THIS IS REGULAR TREND OBSERVATION AND JOE BIDEN WAS OPPOSITE TO THAT REQUIRED DISPOSITION AND THE ACT OF RIGGING AND FRAUD IS LIKELY TO GET 79 MILLION AMERICAN ADULTS TO YIELD OR SUBMIT TO THAT IN TIME OF CORONAVIRUS THE COURT SHOULD FIND IT TO THE BEST INTEREST OF THE US SOCIETY TO ALLOW THE MERIT OF LAW AS DEEM SAFER AND BEST WITH THESE EXHIBITS AS FORETOLD

KNOWLEDGE OF THE DEFENDANT #2 MIKE PENCE WHO ACKNOWLEDGE POSSIBILITY OF FRAUD AND RIGGING THAT HE AGREED TO BEFORE THE 6TH OF JANUARY AND TO ALLOW HIM TO CAUSE THIS MUCH DAMAGES IS NEGLECTFUL BEHAVIOR TRYIBG TO OVER THROW A GOVERNMENT BY CONCEDEDING TO WRONG ARGUMENT ON EXHIBIT PERSONAL REQUEST #1 & #2

13

PERSONAL REQUEST #1 & #2  
BOTH DEFENDANT #1 AND DEFENDANT #2 HAD A GOOD CHANCE THROUGH INSTRUCTION I EXPLAINED TO AVOID MURDER, TREASON AND LABELLING OF THE SOCIETY WITH STIGMA THEY DO NOT DESERVE TO PERPETUATE WRONG CERTIFICATION OF ELECTION INVESTIGATION I WILL BELIEVE WILL REVEAL MORE DURING PRODUCTION, DISCOVERY, TESTIMONIES AND EXHIBITS OF SUPPORTING WITNESSES IN THIS INSORBODINATION FOUND IN THE ACTIVITIES OF CONGRESS ON 6TH JANUARY 2020. THE WINNER OF ELECTION 2020 IS DOLNALD JOHN TRUMP UNLESS

INVESTIGATION PROVES OTHERWISE AND AS A CITIZEN OF UNITED STATES OF AMERICA HE SHOULD BE INCLUDED IN THE MERIT OF THE CONSTITUTION WHICH THE SOCIETY SEEK FROM THE COURT TODAY.

I CHIOMA OKORO STANDS TO TESTIFY THAT MY ACTIONS IN BRINGING THIS SUIT IS THE RIGHT THING TO DO AND ALSO TO PROVE THAT ATTEMPTS BY ME BEFORE DURING AND AFTER CONGRESSIONAL ERROR SUBSEQUENTLY HAS BEEN SUPPORTIVE OF THE CURRENT ADMINISTRATION IN SENDING MESSAGES THROUGH WHITE HOUSE EMAIL THE COURT IS PERMITTED TO VIEW INPUT SENT MESSAGES AT cieleri 0122@gmail.com WAS TANGIBLE TO STOP CONGRESSIONAL ERROR BUT WAS IGNORED AND MY GOOD FAITH PURSUIT IS cieleri0122@gmail.com following information on name, address, state and city TO RETAIN TRUSTED DEMOCRATIC ELECTION IN OUR GOVERNMENT IN THIS GREAT NATION USA. The court has the opportunity to look into democratic elections and restore the nation to trust within democratic elections and hold accountable unfit officials, drawing this country to ruines.

14

TABLE OF CONTENT 6TH JANUARY, 2021 CONGRESS #5

NO. SUBJECT

CONTENT

PAGE

FROM

TO

1.EXHIBITION BEFORE AND AFTER PERSONAL TESTIMONY AND EXPERIENCE

EXHIBIT #1 PAGE # PAGE

2. PERSONAL EXPERIENCE #1A: USA ELECTION

DISTURBANCE PAGE # PAGE #

3. PERSONAL EXPERIENCE

#1B REQUEST: PAGE

# PAGE #

4. PERSONAL REQUEST

#1: PLAINTIFF PAG

E # PAGE #

5. PERSONAL REQUEST #2: DEFENDANT

#2 PAGE # PAGE #

6. PERSONAL REQUEST #1 & #2 ARGUMENT ON

EXHIBIT PAGE # PAGE #

7. CASE

STYLE INTRODUCTION

PAGE # PAGE #

8. CONGRESSIONAL ERRORS ARGUMENT

#1 PAGE # PAGE #

9. LEGAL ERROR CITED ABRIDGEMENT ARGUMENT #2, #3,

#4 PAGE # PAGE #

10. US House Committee on Ethics PROCEDURAL

CONDUCT PAGE # PAGE #

11. PRAYER: TO THE

JUDGE

PAGE # PAGE

#

12. CERTIFICATE OF SERVICE                    SUMMON

ADDRESS

PAGE # PAGE #

13. NOTARY PUBLIC                    LEGAL

BINDING

PAGE # PAGE#



3101 E 12<sup>th</sup> Street Austin Texas 78702  
512 563 5533